

## United States Fidelity and Guaranty Company Baltimore · Maryland

No. 69118-07-796-59

Know all Man by these Presents

\$ 2,000.00

Mow all Mell by these I teseins.
That we W. MOILE TRIPLETT
of McKinnon, Wyoming , Utah, as Principal and the UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation of Baltimore, Maryland, duly authorized to do a surety business
in the State of Utah, as Surety, are held and firmly bound unto BURNT FORK - BIRCH CREEK  DISTRIBUTION SYSTEM in the penal sum of TWO THOUSAND AND NO/100
lawful money of the United States for the use of whomsoever it may concern, for which sum well and truly to be paid, the said Principal hereby binds himself, his heirs, executors, administrators and assigns, and the said Surety binds itself, and successors, jointly and severally, firmly by these presents.
In Witness Whereof, the said Principal hereunto sets his hand and said Surety has caused these
presents to be signed this 20th day of April, 1959
THE CONDITION OF THIS OBLIGATION IS SUCH, that WHEREAS, the above bounden

in and for Birch Creek for a term of one year , beginning on April 1, 1959 and ending on April 1, 1960. Now, Therefore, if the said Principal shall well, truly and faithfully perform all official duties now

Principal has been duly appointed to the office of

required of him by law and also such additional duties as may be imposed on him by any law of the State, subsequently enacted, and if he shall account for and, except as hereinafter provided, pay over and deliver to the person or officer entitled to receive the same, all moneys or other property that may come into his hand as such..... Water Commissioner obligation to be null and void and of no effect; otherwise to be and remain in full force and virtue.

It is understood and agreed, and this bond is given and accepted on the condition and subject to the provision that the Surety shall in no way be held liable for any loss, costs, damages or expenses of any kind resulting from the failure or insolvency of any bank in which funds have been deposited, when such bank has been designated by the State Depository Board pursuant to the provisions of Chapter 47, Session Laws of Utah, 1933, as a regular depository or limited depository; and any failure of the Principal to pay over or deliver any moneys lost by reason of the failure or insolvency of any such bank shall not constitute a breach of the condition of this bond.

It is further understood and agreed that the Surety may, if it shall so elect, cancel this bond by giving thirty (30) days notice in writing to the Clerk of the Burnt Fork - Birch Creek Distribution System , and this bond shall be deemed canceled at the expiration of said thirty (30) days, the Surety remaining liable for all or any act or acts covered by this bond, which may have been committed by the Principal up to the date of such cancellation; and the Surety shall, upon surrender of this bond and its release from all liability hereunder, refund the premium paid, less a pro rata part thereof for the time this bond shall have been in force.

WITNESS:

UNITED STATES FIDELITY AND GUARANTY COMPANY

Attorney-in-Fact

	Table 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	of Mentioners and Conference Seasons From the GUARANTY COMPANY, a corporation of Unitingers Mary
	lawful morey of the United States for the second absorber truly to be paid, the said Principal new Lybbads samuelf, out and the said Surery binds itself, and some easers, joining and
	THE CONDITION OF THIS OSLIGATION IS BUG
the of the Commissioner	Principal has been duly
	not bree all on gainst and move which the land of the
and the color of the second of	Medicio insurribba dens osfa bais, was the large to the large transfer of the part of the large transfer of the part of the large transfer of the part of the large transfer of
and the I was I for	deliver - the value or officer and all the second
5 C 61 1 10 1 2 2 2 3 10 1	Subscribed and sworn to before me this 2 HH day
May 5 Manue	It is understood and agreed, and this bond is provision that the Surety shall in no way be held
sharge the duties of my office with fidelity.	States and the Constitution of this State, and that I will disc
y and defend the Constitution of the United	I do solemnly swear (or affirm) that I will support, obe
	COUNTY OF A SECONDARY
321.11	STATE OF UTAH
Reference harrows and thefe have side here. His	OFFICIAL OAT

## STATE OF UTAH CITY AND COUNTY OF SALT LAKE,

ss:

Den M. Watnes being first duly sworn, on oath deposes and says, that he is the attorney-in-fact of UNITED STATES FIDELITY AND GUARANTY COMPANY, and that he is duly authorized to execute and deliver the foregoing obligation; that said Company is authorized to execute the same, and has complied in all respects with the laws of Utah in reference to becoming sole surety upon bonds, undertakings and obligations.

Subscribed and sworn to before me April 20, 1959

(Date)

Notary Public

My commission expires September 17, 1960